IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

AFFIDAVIT OF PUBLICATION OF CATHY ZIKE IN THE NEW YORK TIMES

229 WEST 43RD STREET • NEW YORK, NY 10036-3959

Pg 2 of 3

Main Document

SEC.

NOT VALID WITHOUT NYT RAISED SEAL

Chapter 11
Case No. 05-44481 (RDD)
(Jointly Administered)

S ...

PPLICABLE TO SUBSTANTIAL HOLDERS OF CLAIMS AND EQUITY SECU-ID PROCEDURES FOR TRADING IN CLAIMS AND EQUITY SECURITIES AGAINST OR EQUITY INTERESTS IN THE DEBTORS?

Assumed the EQUITATIVE PLANT IN THE MEDITATION OF THE PROPERTY OF THE PROPERTY

cor's estates.

2005, the Debtors flied a motion seeking entry of shi order pursuant to sections thing notification procedures and approving restrictions on certain transfers of of their estates (the "Motion").

12, 2005, the United States Bankruptcy Court for the Southern District of New sedures set forth below in order to preserve this Debtors' net operating losses and it to sections 105, 382, and 541; of the Bankruptcy Code (the "Other"). Except it transfer of claims against or equity securities in the Debtors in violation of lab initio as an act in violation of the automatic stay under section 362 of the

the Order, the following procedures shall apply to holding and trading in EQUITY

nes a Substantial Equityfiolder (as defined in paragraph (e) below) must file with the Debtors, a notice of such status ("Notice of Status as a Substantial Equity-effective date of the notice of entry of the Order or (8) ten days after becoming a

ntiles (including options to acquire stock, as defined in paregraph (e) below) that stock of Delphi benedically owned by a Substantial Equityholder or would result kider, such Substantial Equityholder must file with the Court, and serve on the notice ("Notice of Intent to Purchase, Acquire of Otherwise Accumulate"), of the

notice ("Notice or intent to Purchase, Acquire of Otherwise Accumulate"), of the unities (including options to acquire stock) that would result in a decrease in the by a Substantial Equityholder or would result in a person or entity cessing to be a if must file with the Court, and serve on the Debtors and course to the Debtors, or Othervise Transfer of, of the intended transfer of equity sepurities, receipt of a Notice of Projeced Transfer in file with the Court and serve on such transfer of equity securities described in the Notice of Projeced Transfer on the bibors' ability to utilize their -frax attributes, if the Debtors file an objection, such final and naneppestable order of the Court. If the Debtors file an objection, such intelled the such and naneppestable order of the Court. If the Debtors file an objection, such intelled the Notice of Proposed Transfer. Further (renascitors within the society of the Court. If the Debtors file an objection, such or in the Notice of Proposed Transfer. Further (renascitors within the scope of as a set forth heroin with an additional 30-day welling person.

as set forth heroin with an additional 30-day welling person. Cauthyholder, is any person or entity that beneficially owns at least 14,000,000 ownership of equity securities includes direct and indirect ownership (a.g., a mall shares owned or sequire shot includes direct and indirect ownership for shares of a court in the stock of proposed transfer. The first process, warrant, convert. It to bequire stock, or similar phases, in regardless of whether it is configured to the order of th

e Order, except as otherwise provided therein, the following procedures shall

e Order, except as orderwise programs under the services of the order of the Order of Sutrus as a Substantial Claimholder (as defined in paragraph (e) below) must file with stors, a notice of such status ("Notice of Sutrus as a Substantial Claimholder") at of the notice of entry of the Order or (B) can days after becoming a Substantial Chairman or the order or (B) can days after becoming a Substantial Chairman or the order or (B) can days after becoming a Substantial Chairman or the order or (B) can day after becoming a Substantial Chairman or the order or (B) can day after the orde

stors, a notice of such status ("Notice of Status as a Substantial Claimholder") its of the notice of entry of the Order or (B) tan days after becoming a Substantial of the notice of entry of the Order or (B) tan days after becoming a Substantial for the notice of entry of the Order or (B) tan days after becoming a Substantial Claimholder, such Substantial ethirs and courses to the Debtors, advance written notice ("Notice of Intent to sinded trainfer or claims, regardiess of whether such trainials would be subject by Rule 3001.

would result in a decrease in the amount of aggregate principal claims benefit in a person or entity is easing to be a Substantial Colimholder, such transfer of a Notice of Proposed Transfer of Transfer of the court. If the Debtors file an objection, such transfer will not all corter of the Court, if the Debtors file and objection, such transfer will not all corter of the Court, if the Debtors file and objection, such transfer will not all corter of the Court, if the Debtors file and objection, such transfer will not all corter of the Court, if the Debtors file and objection, such transfer will not all colored Transfer, truther transactions within the scope of this paragraph in with an additional 30-day waiting period.

Claimholder' is any person of entity which periodally owns an aggregate or exceeding \$100,000,000 or any controlled entity through which a Subtin Calmin Septiment of Colored and Colored Septiment Septi

N THIS NOTICE SHALL CONSTITUTE A VIOLATION OF THE AUTOMATIC STAY

HER TRANSFER OF CLAIMS AGAINST, OR EQUITY SECURITIES IN, THE AND VOID AR INITIO AND MAY BE PURISHED BY CONTEMPT OR OTHER

MIDE FOR THE DISALLOWANCE OF CLAIMS AGAINST OR INTERESTS IN LE THE HOLDERS THEREOF TO A DISTRIBUTION OF 5% OR MORE OF THE

set forth in this Notice are in addition to the requirements of Rule 3001(e) able securities, corporate, and other laws, and do not excuse compliance

Skadden, Arps, Slate, Meagher & Flom LLP 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60606-1285 John Wm, Butler, Jr. John K. Lyons Ron E. Meisler

with the definition of "claim" in section 101(5) of the Bankruptcy Code and nder or arising out of any lease with respect to which the Debtor or one or

don, ASEC Manufacturing General Partnership, ASEC Sales General Partnership, ASEC Sales General Partnership, ASEC Sales General Partnership, Delphi Automotive Systems in Resources LLC, Delphi Automotive Systems International, Inc., Delphi sLLC, Delphi Automotive Systems Overseas Corporation, Delphi Automotystems Services LLC, Delphi Automotystems Services LLC, Delphi Automotystems Services LLC, Delphi Diesel Systems Corp., Delphi Electronics grated Service Solutions, Inc., Delphi International Holdings Corp., Delphi Delphi I

CERTIFICATION OF PUBLICATION

	UCI	05er_	13	20 05_
_{I,} Cathy Zike	, ir	n my capa	city as a Pr	rincipal Clerk
of the Publisher of The New 1	•			-
circulation printed and published York, hereby certify that the add in the editions of The New Lon to wit on	lvertisem	ent annex	ed hereto v	vas published
	Dc	to be	- 13,	20 05
		Cathy	1 Cik)
Approved:		(,	
Ilaha / l		-	N	CERTIFICATION OT VALID NYT PAISED SEAL

(b) Prior to effectuating any transfer of equity securities (including options to acquire stock, as defined in paragraph (e) below) that would result in an increase in the amount of common stock of Delphi beneficially owned by a Substantial Equityholder or would result in expersion or entity becoming a Substantial Equityholder, such Substantial Equityholder must file with the Court, and serve on the Debuggs and courset to the Debugs, advance written notice ("Notice of Intent to Purchase, Acquire or Otherwise Accumulate"), of the

In episson or entity becoming a Substantial Equiryholder, such Substantial Equiryholder must file with the Court, and serve on the Debtors and courses to the Debtors and varance written notice ("Notice of Intent to Purchase, Acquire or Otherwise Accumulate"), of the Intended transfer of equity securities.

(i): Prior to effectuating any transfer of equity securities (including options to acquire stock) that would result in a decrease in the amount of common stock of Delphi beneficially owned by a Substantial Equityholder rouse in a person or entity ceasing to be a Substantial Equityholder, such Substantial Equityholder must file with the Court, and serve on the Debtors and counsel to the Debtors, advance written notice ("Notice of Intent to Sell, trade, or Otherwise Transfer"), of the intended transfer of equity securities.

(d). The Debtors shall have 30 calendar days after receipt of a Notice of Proposed Transfer to file with the Court and serve on substantial Equityholder an objection to any proposed transfer dequity securities described in the Notice of Proposed Transfer on the grounds that such transfer may adversely affect the Debtors' ability to utilize their Tax Attributes. If the Debtors file an objection, such transfer on the effective unless approved by a final and nonappetable order of the Court. If the Debtors file an objection, such transfer in the subject of additional notices as set forth in the Notice of Proposed Transfer. Further transactions within the scope of this paragraph must be the subject of additional notices as set forth herein with an additional 304 ay wailing period.

(i)(6): For purposes of this Notice, (A) a "Substantial Equityholder" is any person or entity that beneficially owns at least 14,000,000.

(iii): For purposes of this Notice, (A) a "Substantial Equityholder" is any person or entity that beneficially owns at least 14,000,000.

(iii): For purposes of this Notice, (A) a "Substantial Equityholder" is any person or entity that beneficially owns at least 14,000,000.

(iii):

on or before the later of (A) 40 days efter the effective date of the notice of entry of the Order or (B) ten days after becoming a Substantial Calambolder.

(b) Prior to effectuating any transfer of claims that would result in an increase in the amount of aggregate principal claims beneficially writed by a Substantial Claimholder or would result in a person or entity's becoming a Substantial Claimholder, such Substantial Claimholder or would result in a person or entity's becoming a Substantial Claimholder, such Substantial Claimholder, must file with the Court, and serve on the Debtors and counsel to the Debtors, advance written notice (Notice of Intent to Purchase), Acquire, or Otherwise Accumulate*), of the intended transfer of claims, regardless of whether such transfer would be subject to the filling notice, and hearing requirements of Bankruptor Rule 3001.

(c) Prior to effectuating any transfer of claims that would result in a person or entity's ceasing to be a Substantial Claimholder or would result in a person or entity's ceasing to be a Substantial Claimholder or would result in a person or entity's ceasing to be a Substantial Claimholder or would result in a person or entity's ceasing to be a Substantial Claimholder, such Substantial Claimholder or would result in a person or entity's ceasing to be a Substantial Claimholder or would result transfer of claims, regardless of whether such transfer would be subject that filling, notice, and hearing requirements of Bankruptcy Rule 3001.

(d) The Debtors shall have 30 calendar days after receipt of a Notice of Proposed Transfer on file with the Court and serve on such substantial Claimholder an objection to any proposed transfer of claims described in a Notice of Proposed Transfer on the grounds that such transfer may adversely affect the Debtors' ability to utilize their Tax Attributes, if the Debtors file an objection, such transfer will not be infective unless approved by a final and nonappealable order of the Court, if the Debtors file an objection, s a coordinates acquisitation of calms, and ownership of calms which such noiser has an option to acquire, and color in calms includes any contingent purchase, but, contract to acquire a claims (s), or similar interest, regardless of whether its contingent or otherwise not currently exercisable.

PLEASE TAKE FURTHER NOTICE that, upon the request of any person, counset to the Debrors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wecker Drive, Suite 2100, Chicago, Illinois 60606-1285, Att'n John K. Lyons and Randall G. Reese, will provide a form of

LLP. 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606-1285, Att'n John K. Lyons and Randall G. Reese, will provide a form of each off the required notices described above.

PLEASE TAKE FURTHER NOTICE that, upon the request of any person, Kurtzman Carson Consultants LLC (the "Official Copy Services"), 12910 Culver Boulevard, Suite I, Los Angeles, California, telephone: (310) 823-9000, fax: (310) 823-9133, shall supply a copy of the Order at a cost to be paid by the person requesting it at the prevailing fee being charged by the Official Copy Service shall accommodate document requests during normal business bours, Monday to Friday (excluding recognized holidays).

"FALLINE'RO FOLLOW THE PROCEDURES 3 SET FORTH IN THIS NOTICE SHALL CONSTITUTE A VIOLATION OF THE AUTOMATIC STAY PRESCRIBED BY SECTION 382 OF THE BANKRUFTCY CODE.

ANY PROHIBITED PURCHASE, SALE, TRADE, OR OTHER TRANSFER OF CLAIMS AGAINST, OR EQUITY SECURITIES IN, THE DESTORS IN VIOLATION OF THE ORDER SHALL BE NULL AND VOID AB INITIO AND MAY BE PUNISHED BY CONTEMPT OR OTHER SANCTIONS IMPOSED BY THE BANKRUFTCY COURT.

THE DESTORS IN VIOLATION OF THE ORDER SHALL BE NULL AND VOID AB INITIO AND MAY BE PUNISHED BY CONTEMPT OR OTHER SANCTIONS IMPOSED BY THE BANKRUFTCY COURT.

THE DESTORS TO THE EXCENT THAT THEY WOULD ENTITLE THE HOLDERS THEREOF TO A DISTRIBUTION OF 5% OR MORE OF THE VALUE OF THE REDRANIZED DEBTORS.

PLEASE TAKE FURTHER NOTICE that the requirements set forth in this Notice are in addition to the requirements of Rule 3001(e) of the Federal Rules of Bankruptcy Procedure and applicable securities, corporate, and other raws, and do not excuse compliance

Dated: October 12, 2005

Deiphi Corporation 5726 Deiphi Drive Troy, Michigan 48098-2815 Attn: General Counsel and Chief Tax Officer Skadden, Arps, Slate, Meagher & Flom LLP 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60605-1285 John Wm. Butler, Jr. John K. Lyons Ron E. Meisler

References to "claims" herein are made in accordance with the definition of "claim" in section 101(5) of the Bankruptcy Code and udos a lessor's right to any current or future payment under or arising out of any lease with respect to which the Debtor or one or

retrepriosa to "claims" herein are made in accordance with the definition of "claim" in section 10115) of the Bahkruptcy Code an includes a lessor's right to any current or future payment under or arising out of any lease with respect to which the Debtor ore on or more of the Affiliate Is a lessee.

2. The Debtors are the following entities: Delphi Corporation, ASEC Manufacturing General Partnership, Aspire, Inc., Delphi Automotive Systems (Holding), Inc., Delphi Holding), Inc., Delphi Holding, Inc., Delphi International Holdings, Corp., Delphi International Holding, Inc., Delphi Holding, Inc., Delphi Mechatronic Systems, Inc., Delphi Medical Systems Corporation, Delphi Holding, Inc., Delphi Mechatronic Systems, Inc., Delphi NY Holdings Corporation, Delphi Holding, Inc., Delphi Holding, Inc., Delphi Mechatronic Systems, Inc., Delphi NY Holdings Corporation, Delphi Holding, Inc., Delphi Mechatronic, Inc., Delphi NY Holdings Corporation, Delphi Holding, Inc., Delphi Mechatronic, Inc., Delphi NY Holdings Corporation, Delphi Holding, Inc., Delphi Mechatronic, Inc., Delphi NY Holdings Corporation, Delphi Holding, Inc., Delphi Mechatronic, Inc., Delphi NY Holdings Corporation, Delphi Holding, Inc., Delphi Mechatronic, Inc., Delphi NY

broker for the funds. "Mr. Pigott vehemently denies any knowledge of concealed loans," said Kevin Marino, a lawyer who represents both Mr. Pigott and his firm. "He is anxious to fully cooperate with the authorities."

-B/

15 STO

36

mi : Ćř

s: Ci

7.

19 C:

91

-1:...

-i**c**-

10 ŀ

ill:

19.

ΠE:

9P :

-9

υį

,Cr

ī۲.

ωì

Mr. Bennett's personal ties to the hedge fund remain unclear.

Shares of Refco have now fallen 62 percent since the company's first disclosure on Monday.

In hindsight, investors might have been wary after an unusual disclosure in Refco's regulatory filings for its public offering.

In that filing, the company said its independent auditors found two significant deficiencies in the company's internal controls over financial reporting. The firm lacked an adequate finance staff to manage the documentation associated with being a public company and the firm lacked procedures for "closing its books" or preparing for the I.P.O. Refco had to use an outside firm to help it, which is rare.

Nonetheless, some of the largest investment banks felt confident enough about Refco in August that they sold shares worth \$583 million to investors. As underwriters, they had an obligation to conduct an investigation into Refco to make sure that the company's representations to potential investors were accurate.

The complaint's contention that Mr. Bennett hid the \$545 million loan provides some cover to the banks, which include Credit Suisse First Boston, Goldman Sachs, and Banc of America Securities. But the banks will still have to demonstrate that they did adequate due diligence before the offering to eliminate any liability arising from shareholder lawsuits, lawyers said.

"The underwriters would have the burden of showing they did reasonable due diligence," said Lewis D. Lowenfels, an expert in securities law at Tolins & Lowenfels in New York. "And reasonable due diligence entails, among other things, investigating Refco's current and past relationships with banks, creditors and competitors, communicating with key company officials, examining the company's regulatory problems and how they solved them, and examining any material litigation involving the company, its contracts and minutes of board meetings.